**REMARKS/ARGUMENTS** 

35 USC § 102(b)

Claims 17-20 were previously rejected under 35 USC § 102(b) as being anticipated by

Antalfy et al. (U.S. Pat. No. 5,098,524). The applicant disagrees, especially in view of the

amendments made herein.

The Examiner appeared to argue that pivot 30 would allow a sideways movement of the

head. Such argument is flawed as the term "moving sideways" is inconsistent with rotating

movement as described in the cited reference. A rotating movement is simply not a sideways

movement. Nevertheless, to even more clearly point out the specific sideways motion, the

applicant amended claim 17 to expressly require that "...the head moves laterally relative to the

outlet in a movement in which simultaneously a first section of the head is lowered and an

opposite section of the head is raised while the head pivots about the first pivot..." Clearly, this

is neither taught nor suggested by the cited reference. Consequently, claims 17 and 18-20 by

virtue of their dependence are not anticipated by Antalfy et al.

In view of the present amendments and arguments, the applicant believes that all claims

are now in condition for allowance. Therefore, the applicant respectfully requests that a timely

Notice of Allowance be issued in this case.

Respectfully submitted,

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